

HOME NEWS

Roucoverte and Alderson have again gone wet.

Ye ed. returned from a very pleasant trip in Va., last Friday.

We noticed Attorney Wm. McAllister, of Warm Springs in our city today.

Brown Yeager, county surveyor of Pocahontas Co., was in Beverly the 18th. —Enterprise.

The most disagreeable night of the winter was Tuesday night. It was very cold and windy.

We are pleased to see Dr. S. P. Patterson and S. L. Brown, Esq., of this city out again after a severe attack of the grip.

J. H. Doyle, Esq., and Attorney N. C. McNeil, of this place were visiting friends and relatives at Academy the first of the week.

We learn that the heavy winds Thursday, considerably ricked Mr. E. I. Holt's new store house at Marlinton.

Martin Dever, who was brought here last week, has been adjudged insane and will soon be taken to the W. L. Asylum, at Staunton. —Recorder.

An unsuccessful attempt at burglary was made by three unknown persons at Hinton on last Wednesday night. This gang of thieves are working towns along the line of the C. & O. R. R.

Married, on the 26th inst., at the residence of the bride's parents, Jno. Osborne, Esq., to Miss Frederick Lewis, daughter of the late Col. Lewis of the Sweet Springs. All of Monroe County.

The Surgical Institute burned in Indianapolis on the 21st inst., and 22 helpless crippled children inmates of the institution lost their lives and 20 other persons were injured, some of them badly but most of them slightly.

Miss Belle Beverage, formerly of Pocahontas county, died at the residence of A. D. Barlow in this place on the 18th of gripe. She was about twenty years old. Her father Levi Beverage of Clover Lick, Pocahontas county, came Tuesday to attend the burial. —Enterprise.

Harry M. Smoots a young man about 25 years old, shot and instantly killed Miss Susie Perrells, a prominent society young lady, on the corner of one of the public squares in Shepherds town, ten miles north of Charleston on the 21st inst., because she would not marry him.

S. G. Dodrill, of Webster county, lately cut a poplar tree, from which he got seven 12 foot logs, the top end of the last log measuring 44 inches. S. B. Hanwick, in the same county, cut a poplar containing 7,848 feet of lumber, and L. A. Harris got six 12 foot and one 16 foot log from one tree.

A bright clean and newsy sheet is the Twelve Pole Monitor, published at Wayne C. H., by Messrs. J. M. Ferguson & Son, the first issue of which we have just received. It is Democratic, and if it is kept up to its present standard its success is assured. We are pleased to place it on our exchange list.

The Sue correspondent of the Greenbrier Independent says: "We had considerable excitement at our place the other evening. The Nimrod of our section, Solomon Perry, got two bear into a tree, and with two companions, E. C. Ramsey and B. M. Parkins, proceeded to cut the tree in order to dispatch the animals. When the bears came out of their retreat Perry's gun failed to fire, Ramsey fired but missed the mark, leaving Parkins, armed with a Winchester rifle, to do all the killing which he did in good style, firing five shots—four of which took effect, killing both bears, an old one and a yearling. So ended the hunt."

—Robt. Burns, Esq., of Academy, was in town Tuesday night.

A terrific explosion occurred in the powder mills at Central City, about half way between Huntington and Catlettsburg, on Monday morning, killing five or six persons and injuring quite a number. This is the third explosion in the mill. A dispatch says that the explosion was terrific and could be heard twenty five miles away.

The Academy correspondent of the Greenbrier Independent says: "On last Saturday Mr. Henry Gum died at his home near here, of gripe, in the 81st year of his age. In the death of Mr. Gum the community has lost a good man. He lived a useful life, and his death has elicited many expressions of grief from everybody who knew him."

There is a sneak thief in or near this city who has been annoying some of our people lately by petty thieving. One night last week S. L. Brown Esq., lost some pork, and Messrs. Loory & Doyle some butter besides others we have heard of have been complaining of having things stolen. There is no occasion for any one to steal in this county, as there is always work and at fair wages. The person or persons who are too lazy to earn an honest living, and are stealing it from those who do, will be surprised some of these nights to get the contents of a shot gun into their worthless anatomy, or caught and made to earn a living inside the walls of our penitentiary.

One of the most cold-blooded assassinations ever known in McDowell county happened at the home of Mrs. E. Cook, who resides near Welch, last week. It appears that Mrs. C. T. McLare was spending the evening with Mrs. Cook, and while engaged at the supper table in conversation, two unknown parties, one with a shotgun and the other with a Winchester rifle went to one of the windows of the residence and fired the contents of both guns into the body of Mrs. Cook, killing her instantly. Mrs. McLare made her escape through the back door and saved her life by hiding in the woods. Great excitement prevailed.

One night during the recent snow a certain young lady, who shall be nameless, was out sleighing seated between two gentlemen. She had her hands comfortably encased in a warm muff, and by a subtle coincidence both gentlemen slipped a hand in on each side at the same time, while the young lady gently withdrew hers, and there her admirers sat squeezing each others hand, with the girl so full of laughter that she could hardly contain herself. After awhile she quietly remarked: "Now, if you gentlemen are done squeezing each others hand, I would like to have my muff." It was too good a joke to keep and a little bird told us all about it. —Kingwood Argus.

GREEN BANK BREVITIES.
J. B. Bradshaw, of McDowell, Highland County, Va., was in our village last week.
Mrs. W. Hull is down with the grip.
Jas. Curry has recovered his speech again, but has taken a relapse of grip.
Born to Otho Ruckman and wife—a fine large boy.
People generally who have been on the sick list are some better. —C. H.

NOTICE! NOTICE!
All persons knowing themselves indebted to me by open account or note will please come forward and settle at once. I cannot indulge teese accounts and notes any longer. They must be settled by the 1st of Mar. '92 or they will be put out for collection.
Respt.
B. L. Nottingham.
Jan. 21-2-w.

DUNMORE DOINGS.

Dunmore is on a boom. We are glad to see Capt. J. C. Lakin and wife, S. C. Pritchard and H. M. McLaughlin out again after their sickness.

We believe all the sick are improving.

Capt. C. B. Swecker has a patent saw gummer in his shop with which he can gum a saw in 30 minutes.

E. H. Jackson, who has been on an extended visit to friends in Va., has returned.

The Baxter Sunday school is in a flourishing condition. Dogs played havoc with Joe Siple's sheep last week. —T. S.

POCAHONTAS DEVELOPMENT COMPANY.

Mr. Brown M. Yeager has been appointed general agent for the Pocahontas Development Co., at Marlinton to make sale of lots, and for the transaction of the business of the company at that point.

There are several odd lots, not included in those reserved for the drawing, which the company will sell on reasonable terms to such parties as will obligate themselves to immediately begin the construction of houses.

For further information and particulars, call on or address,
BROWN M. YEAGER,
Marlinton W. Va.

BUILDERS & CONTRACTORS.

The undersigned will contract to build houses at Marlinton, upon SHORT NOTICE and in workmanlike manner.

We employ first class Workmen, and when desired will furnish all Material. We will also furnish houses for rent, upon reasonable notice.

Respectfully,
C. A. YEAGER & CO.,
MARLINTON, W. VA.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
At rules held in the Clerk's office of the Circuit Court of Pocahontas County on the 1st Monday in January, 1892:
W. C. Stuart, Plff

vs.
Hugh Adams & als. Def'ts.

The object of this suit is to subject to the payment of \$716.67 with interest thereon from the 25th day of September, 1890, due to the plaintiff, W. C. Stuart, from the defendants Hugh Adams and H. M. Lockridge, the real estate belonging to said defendants severally, lying in Pocahontas County in the State of West Virginia, which has been levied on under order of attachments issued in this suit, and it appearing by affidavit filed that the defendants Hugh Adams, H. M. Lockridge, Ellen M. Cameron and Thomas B. Hickman are non-residents of the State of West Virginia: It is ordered that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said Court this 4th day of January, 1892
J. H. PATTERSON, Clerk.
L. M. McClintic, p. q.
Jan. 7-4t. Printer's fee \$9.85.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
At rules held in the Clerk's office of the Circuit Court of Pocahontas County on the first Monday in January, 1892:
W. C. Stuart, Plff

vs.
C. C. Hansel & others, Def'ts.

The object of this suit is to subject to the payment of \$576.73 with interest thereon from August 10th 1891, due to the plaintiff W. C. Stuart, from the defendants C. C. Hansel, H. M. Lockridge and Hugh Adams, the real estate belonging to said H. M. Lockridge and Hugh Adams severally, lying in Pocahontas County, in the State of West Virginia, which has been levied on under order of attachment issued in this suit, and it appearing by affidavit filed, that the defendants, C. C. Hansel, H. M. Lockridge, Hugh Adams, Ellen M. Cameron and Thomas B. Hickman are non-residents of the State of West Virginia: It is ordered, that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said Court this 4th day of January, 1892.
J. H. PATTERSON, Clerk.
L. M. McClintic, p. q.
Jan. 7-4t. Printer's fee \$9.85.

LANDS SOLD FOR TAXES.

List of real estate sold in the County of Pocahontas, in the month of December, 1891, for the non-payment of the taxes charged thereon for the years 1889, and 1890, and purchased by individuals:

NAME OF PERSON CHARGED WITH TAXES.	LOCAL DESCRIPTION OF LANDS.	Quantity of land		NAME OF PURCHASER.	Whole amount paid by the purchaser.
		Quantity of land charged.	Quantity of land sold.		
GREEN BANK DISTRICT.					
Campbell Sam'l B.	Greenbrier rr.	271	271	L. M. McClintic	\$28.80
Hutton Alfred	1/4 of 596 Grenbr rr.	298	298	J. C. Armontrout	4.80
EDRAY DISTRICT.					
Cameron Geo. H.	Dry Branch	297	297	With. McClintic	4.65
Jackson Wm.	Slaty Fork	100	100	Sillas Sharp	5.84
McDowell, Martin & J. Col	Adj. John Gay	121	121	L. M. McClintic	3.97
HUNTERSVILLE DISTRICT.					
Cobb Amanda	Buckley Mt	100	100	A Darlow	1.09
King Chas	Hills	29 1/2p	29 1/2p	Marg, C Grimes	5.05
Shafer R. P. G	Buckley Mtn	15	15	With. McClintic	.83
LITTLE LEVELS.					
Rodgers Geo. M.	Laurel creek	125	125	L. M. McClintic	1.50
Sidenstricker Mgr'r	Est Hillsboro	1-25p	1-25p	Jno Sidenstrick r	1.07

The owner of any real estate above described and sold, his heirs or assigns, or any person having a right to charge such real estate for a debt, may redeem the same by paying to the purchaser, his heirs or assigns, within one year from the sale thereof, the amount specified in the last column of the above table, and such additional taxes thereon as may have been paid by the purchaser, his heirs or assigns, with interest on said purchase money and taxes at the rate of twelve per centum per annum, from the time the same may have been so paid.
Given under my hand this 15th day of December, 1891.
J. C. ARMOUST, Sheriff.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
At Rules held in the Clerk's office of the Circuit Court of Pocahontas County on the first Monday in January, 1892.
Mathew Wallace, Plff

vs.
Charles Stewart & al., Def'ts.

IN CHANCERY.

The object of this suit is to recover for the plaintiff, Mathew Wallace, from the defendant, Charles Stewart, the sum of \$164.92 with interest thereon from 14th Oct. 1891 being judgment on bond of said Stewart to said Wallace dated and due 21st Aug. 1891, and to subject to payment thereof a tract of land lying in Pocahontas County in the State of West Virginia which said Charles Stewart and wife pretend to have conveyed to one Andrew Chabel by deed recorded in the Clerk's Office of the County Court of said Pocahontas County in deed Book No. 22, page 214, being about 275 acres lying on the waters of Stamping Creek in said Pocahontas County, the boundaries of which land are given in said pretended deed.

And it appearing by affidavit filed that Charles Stewart above named is not a resident of the State of West Virginia: It is ordered that he do appear here within one month after the first publication of this order and do what is necessary to protect his interest in this suit.
Witness: J. H. Patterson, Clerk of the said Court this 4th day of January 1892.
J. H. PATTERSON, Clerk.
L. M. McClintic, p. q.
Printers fee \$11.40 Jan. 7, 4 w.

ORDER OF PUBLICATION.

State of West Virginia,
Pocahontas County, to-wit:
At rules held in the Clerk's office of the Circuit Court of Pocahontas County on the first Monday in January, 1892.

Guggenheimer & Co., Plffs.
vs.
H. M. Lockridge, J. B. Lockridge, Ernest N. Moore, Mary J. Seebert, Mary R. Seebert, C. T. Seebert and Martha S. Seebert, Def'ts.

The object of this suit is to procure a decree against J. B. Lockridge and H. M. Lockridge, for \$1196.52 the amount of three Negotiable Notes with the accumulated interest thereon, and \$7.32 costs of protest together with the costs attending this suit and to set aside a conveyance executed by H. M. Lockridge to J. B. Lockridge on the 19th day of September 1891, for 824 acres of land lying on Douthards Creek in said county of Pocahontas, West Virginia being same lands conveyed to said J. B. Lockridge by Mary R. Seebert and others, also to set aside a deed executed by J. B. Lockridge and wife to Ernest N. Moore dated 21st November 1891, for the land upon which said J. B. Lockridge resides on Knapp's Creek in said county of Pocahontas, West Virginia being about one third in quantity of 1434 acres, and to subject both of said tracts of land to sale to pay the demands of plaintiffs, with interest and costs aforesaid, and it appearing by affidavit filed, that the defendants, H. M. Lockridge, Mary J. Seebert, Mary R. Seebert, C. T. Seebert and Martha S. Seebert are non-residents of the State of West Virginia. It is ordered, that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said court, this 4th day of January 1892.
J. H. PATTERSON, Clerk.
H. S. Rucker, p. q.
Jan. 7-4t. Printers fee \$14.95

Small advertisement text at the bottom right corner.

Order of Publication

State of West Virginia,
Pocahontas County to-wit:
At rules held in the Clerk's office of the Circuit Court of Pocahontas on the first Monday in January 1892.

Weitz, Beidler & Co. Plffs.
vs.
H. M. Lockridge, J. B. Lockridge, Ernest N. Moore, Mary J. Seebert, Mary R. Seebert, C. T. Seebert and Martha S. Seebert, Def'ts.

The object of this suit is to procure a decree against H. M. Lockridge and J. B. Lockridge for \$871.26 the amount of two negotiable notes with the accumulated interest thereon and \$4.61 costs of protest, together with the costs attending this suit, and to set aside a conveyance executed by H. M. Lockridge to J. B. Lockridge on the 19th day of September 1891 for 324 acres of land lying on Douthards Creek in said county of Pocahontas West Virginia, being the same lands conveyed to said H. M. Lockridge by Mary R. Seebert and others, also to set aside a deed executed by J. B. Lockridge and wife to Ernest N. Moore dated 21st November 1891, for the land upon which said J. B. Lockridge resides on Knapp's Creek in said County of Pocahontas, West Virginia, being about one third in quantity of 1434 acres, and to subject both of said tracts of land to sale to pay the demands of plaintiffs with interest and costs aforesaid, and it appearing by affidavit filed, that the defendants H. M. Lockridge, Mary J. Seebert, Mary R. Seebert, C. T. Seebert and Martha S. Seebert are non-residents of the State of West Virginia. It is ordered, that they do appear here within one month after the first publication of this order and do what is necessary to protect their interest in this suit.

Witness: J. H. Patterson, Clerk of the said Court, this 4th day of January 1892.
J. H. PATTERSON, Clerk.
H. S. Rucker, p. q.
Jan. 7-4t. Printer's fee \$15.98.

Commissioner's Notice.

Wm. D. Moore adm'r.
vs.
Wm. D. Moore Widow & H'rs.

IN CHANCERY.
Notice is hereby given all parties interested, that pursuant to decree of the Circuit Court of Pocahontas County rendered in the above styled cause on the 23rd day of October 1891, I shall as one of the Commissioners of said Court proceed at my office in the town of Huntersville West Virginia, on Saturday the 6th day of February 1892 to take, state and report the following accounts to-wit:

1st A settlement of the administration accounts of Levi Gay as administrator of Wm. D. Moore dec'd.
2nd A settlement of the account of John A. McNeel, respecting the money's handled by him which he received in this cause as General Receiver of this Court.

3rd Any other matter deemed pertinent by the Commissioner or which any party interested may require him to state.
L. M. McCLINTIC, Com'r.
Jan. 7-4t. Printer's fee \$7.50